

Exhibit 11

RICHARD D. EMERY
ANDREW G. CELLI, JR.
MATTHEW D. BRINCKERHOFF
JONATHAN S. ABADY
ILANN M. MAAZEL
ERIC HECKER
MARIANN MEIER WANG
SARAH NETBURN
KATHERINE ROSENFIELD
O. ANDREW F. WILSON
ELIZABETH S. SAYLOR
KENNISHA A. AUSTIN
DEBRA L GREENBERGER
ELORA MUKHERJEE

EMERY CELLI BRINCKERHOFF & ABADY LLP

ATTORNEYS AT LAW
75 ROCKEFELLER PLAZA
NEW YORK, NEW YORK 10019

TELEPHONE
(212) 763-5000
TELECOPIER
(212) 763-5001
WEB ADDRESS
www.ecbalaw.com

September 11, 2007

By Hand

Honorable Denise Cote
U.S. District Court Judge
Southern District of New York
Daniel Patrick Moynihan United States Courthouse
500 Pearl Street, Room 1040
New York, New York 10007-1312

Re: *Amendola v. Bristol-Myers Squibb Company*, 07 Civ. 6088 (DLC)

Your Honor:

We represent plaintiffs in the above-captioned action. Per Your Honor's Individual Rules, and in advance of this afternoon's initial conference, enclosed please find courtesy copies of the Complaint and the Answer. The parties have conferred and have agreed to many (but not all) aspects of a discovery schedule. On the following page, we attach plaintiffs' proposed discovery schedule, with defendant's proposed modifications in bold.

Respectfully submitted,

Ilann M. Maazel

IMM:ij
Encls.

EMERY CELLI BRINCKERHOFF & ABADY LLP

**Plaintiffs' Proposed Discovery Schedule
(with defendant's proposed modifications in bold)**

BMS production in response to Plaintiffs' First Combined Discovery Requests dated July 30, 3007 and reserved on August 17, 2007, and response to Plaintiffs' First Set of Interrogatories dated August 17, 2007	October 1, 2007 [October 1, with rolling production of documents to end of October]
Initial Disclosures by all parties	October 1, 2007 [October 15, 2007]
30(b)(6) deposition(s) of BMS related to FLSA 216(b) notice	On or before October 30, 2007
Plaintiffs' motion for 216(b) notice	November 30, 2007
BMS Opposition Brief (if any)	December 21, 2007
Plaintiffs' Reply Brief (if any)	January 11, 2007
Fact Discovery to Conclude	3 months after conclusion of FLSA notice period
Parties to exchange expert reports [Plaintiff to provide expert report]	4 months after conclusion of FLSA notice period
Parties to exchange rebuttal expert reports (if any) [Defendant to provide expert report]	5 months after conclusion of FLSA notice period
Expert depositions to be completed	6 months after conclusion of FLSA notice period
Summary judgment motion(s) (if any)	Three weeks after the conclusion of expert discovery
Summary judgment opposition brief(s)	Six weeks after the conclusion of expert discovery
Summary judgment reply/ies	Eight weeks after the conclusion of expert discovery